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## CHAPTER 113

# MILK AND CREAM

H. F. 309

AN ACT to amend chapter one hundred ninety-five (195), Code 1954, relating to transportation and grading of milk or cream.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred ninety-five point three (195.3), Code 1954, is amended by striking subsections six (6), seven (7), eight (8), and nine (9), and inserting in lieu thereof the following:
"'Sweet cream' shall be cream which after proper manufacturing 3

will yield butter meeting at least the requirements of United States Department of Agriculture Grade A or United States Department of Agriculture 92 score. It shall be fresh and clean to the taste and its acidity shall at no time exceed two-tenths of one per cent calculated as lactic acid. It may have a slight feed flavor. It shall be free from

10 extraneous matter.

"'Grade one cream' shall be cream which after proper manufacturing will yield butter meeting at least the requirements of United States Department of Agriculture Grade B or United States Department of Agriculture 90 score. It shall be free from flavors resulting from decomposition or age. It may have smothered, slight utensil, or feed flavors and its acidity shall at no time exceed six-tenths of one per cent calculated as lactic acid. It shall be free from extraneous matter.

"'Grade two cream' shall be cream which after proper manufacturing will yield butter meeting at least the requirements of United States Department of Agriculture Grade C or United States Department of Agriculture 89 score. It shall be free from flavors resulting from decomposition or age. It may have off-flavors to a limited degree and its acidity may exceed six-tenths of one per cent calculated

as lactic acid. It shall be free from extraneous matter. 25

"'Unlawful cream' shall be cream which has such flavors as stale, rancid, cheesy, yeasty, metallic, oily, putrid, or other objectionable flavors or which shows evidence of decomposition and age. Unlawful cream shall also be cream containing excessive extraneous matter as set forth in section one hundred ninety-five point fourteen (195.14) of the Code as amended, regardless of other quality characteristics.

- Section one hundred ninety-five point six (195.6), Code 2 1954, is hereby repealed.
- Section one hundred ninety-five point ten (195.10), Code 1954, is amended by striking the word "cream" in lines two (2), three 2 (3), and four (4), and inserting in lieu thereof the words "milk or 3 4 cream".
- Section one hundred ninety-five point twelve (195.12), 1 Code 1954, is amended by striking the word "cream" wherever it 3 occurs in said section and inserting in lieu thereof the words "milk 4 or cream".
- SEC. 5. Section one hundred ninety-five point thirteen (195.13), Code 1954, is amended by striking all of said section down to the

word "But" in line ten (10) and inserting in lieu thereof the following: "A test for the purpose of determining the amount and nature of extraneous matter in milk or cream shall always be made by the grader on the first purchase of milk or cream from a customer. At 7 least two (2) tests for extraneous matter shall be made each month on 8 the milk or cream sold by each customer.".

Section one hundred ninety-five point fourteen (195.14), Code 1954, is repealed and the following enacted in lieu thereof:

3 "The secretary of agriculture shall determine and promulgate the 4 standards and methods of testing milk or cream for extraneous mat-5 ter. These standards and methods shall be no less than the minimum 6 requirements of the United States public health service standards."

Section one hundred ninety-five point twenty-two (195.22), Code 1954, is repealed and the following enacted in lieu thereof: "Every vehicle used to transport milk or cream from producers to any dairy plant shall be maintained in a sanitary condition. Every vehicle so used shall be enclosed to protect the milk or cream from extreme heat or cold and from dust or other contamination; provided however, that this provision shall not be applied to producers delivering their own milk or cream when such milk or cream is otherwise protected from extreme heat or cold and from dust or other contam-

Approved April 21, 1955.

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ination."

## CHAPTER 114

### EGGS

### S. F. 83

AN ACT to repeal chapter one hundred ninety-six (196), Code 1954, and to enact a substitute therefor, relating to the regulation of the business of buying, selling. receiving, or dealing in eggs.

Be It Enacted by the General Assembly of the State of Iowa:

- Chapter one hundred ninety-six (196), Code 1954, is hereby repealed and the following enacted in lieu thereof:
- SECTION 1. Title. This act may be cited as the egg candling and 2 grading law.
- SEC. 2. Enforcement. The secretary of agriculture shall enforce the provisions hereof, and to this end may adopt such rules and regu-3 lations, not inconsistent herewith, as may appear necessary.
  - SEC. 3. Definitions. For the purposes of this chapter:
  - "Department" means the department of agriculture.
- 3 "Secretary" means the secretary of agriculture.
- 4 "Person" includes individuals, partnerships, corporations, and asso-5
  - "Retailer" means a person who sells eggs direct to consumers.
- 6 "Dealer" means a person who buys, sells, handles, and merchandises eggs.